## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

Plaintiff/Counterclaim Defendant,  v. \$ Civil Action No. 4:22-cv-00430-O  **SASSOCIATION OF PROFESSIONAL ** FLIGHT ATTENDANTS, JULIE ** HEDRICK, AND ERIK HARRIS, ** Defendants/Counterclaim Plaintiff. **  **Defendants/Counterclaim Plaintiff. **  **Total Counterclaim Plaintiff. **  *	EUGENIO VARGAS,	§	
v. S Civil Action No. 4:22-cv-00430-O S ASSOCIATION OF PROFESSIONAL S FLIGHT ATTENDANTS, JULIE S HEDRICK, AND ERIK HARRIS, S S		§	
v. \$ Civil Action No. 4:22-ev-00430-O   \$  ASSOCIATION OF PROFESSIONAL \$  FLIGHT ATTENDANTS, JULIE \$  HEDRICK, AND ERIK HARRIS, \$  \$	Plaintiff/Counterclaim Defendant,	§	
ASSOCIATION OF PROFESSIONAL \$ FLIGHT ATTENDANTS, JULIE \$ HEDRICK, AND ERIK HARRIS, \$ \$		§	
ASSOCIATION OF PROFESSIONAL \$ FLIGHT ATTENDANTS, JULIE \$ HEDRICK, AND ERIK HARRIS, \$ \$	<b>v.</b>	§	Civil Action No. 4:22-cv-00430-O
FLIGHT ATTENDANTS, JULIE \$ HEDRICK, AND ERIK HARRIS, \$ \$		§	
HEDRICK, AND ERIK HARRIS, § §	ASSOCIATION OF PROFESSIONAL	§	
<b>§</b>	FLIGHT ATTENDANTS, JULIE	§	
8	HEDRICK, AND ERIK HARRIS,	§	
Defendants/Counterclaim Plaintiff. §		§	
	Defendants/Counterclaim Plaintiff.	§	

## CERTIFICATE OF INTERESTED PERSONS OF DEFENDANT COUNTERCLAIM PLAINTIFF ASSOCIATION OF PROFESSIONAL FLIGHT ATTENDANTS, AND DEFENDANTS JULIE HEDRICK AND ERIK HARRIS

Pursuant to Fed. R. Civ. P. 7.1 and LR 3.1(c), LR 3.2(e), LR 7.4, LR 81.1(a)(4)(D), and LR 81.2, Defendant Counterclaim Plaintiff Association of Professional Flight Attendants ("APFA"), and Defendants Julie Hedrick and Erik Harris (collectively, "Defendants") provide the following information:

For a nongovernmental corporate party, the name(s) of its parent corporation and any publicly held corporation that owns 10% or more of its stock (if none, state "None"):

None.

A complete list of all persons, associations of persons, firms, partnerships, corporations, guarantors, insurers, affiliates, parent or subsidiary corporations, or other legal entities that are financially interested in the outcome of the case:

- 1. Association of Professional Flight Attendants ("APFA");
- 2. Julie Hedrick, National President of APFA ("Hedrick");
- 3. Erik Harris, National Treasurer of APFA ("Harris");

- 4. Eugenio Vargas, former National Treasurer of APFA; and
- 6. Members of, and individuals represented by, the APFA.

Date: June 13, 2022 Respectfully Submitted

/s/ Sanford R. Denison

SANFORD R. DENISON

Tex. Bar No. 05655560

Baab & Denison, LLP

6301 Gaston Ave., Suite 550

Dallas, TX 75214

Tel.: (214) 637-0750

Fax.: (214) 637-0730

Email: denison@baabdenison.com

MARGOT A. NIKITAS\*

Illinois Bar No. 6309782

General Counsel

Association of Professional

Flight Attendants

1004 W. Euless Boulevard

Euless, TX 76040

Tele. (817) 540-0108 ext. 8108

Fax. (817) 355-1919

Email: MNikitas@apfa.org

WILLIAM W. OSBORNE\*

D.C. Bar No. 912089

Osborne Law Offices P.C.

5335 Wisconsin Avenue N.W., Suite 440

Washington, D.C. 20015

Tel.: (202) 243-3200

Fax: (202) 686-2977

Email: b.osborne@osbornelaw.com

Counsel for Defendant Counterclaim Plaintiff Association of Professional Flight Attendants, and

Defendants Julie Hedrick and Erik Harris

\*Application of Admission *Pro Hac Vice* Forthcoming

## **CERTIFICATE OF SERVICE**

I certify that on this 13th day of June 2022 a true and correct copy of the foregoing document was served on the below listed counsel of record for Plaintiff/Counterclaim Defendant Vargas by a means permitted by Rule 5(b)(2) of the Federal Rules of Civil Procedure ("F.R.C.P.").

KERRI PHILLIPS HEATHER ABREU K.D. Phillips Law Firm, PLLC 5700 Tennyson Parkway, Suite 300 Plano, Texas 75024 Phone: (972) 327-5800

Fax: (940) 400-0089

Email: kerri@KDphillipslaw.com Email: Heather@KDphillipslaw.com

Date: June 13, 2022 /s/ Sanford R. Denison
SANFORD R. DENISON